| 1 2 3 | Roberto Anguizola Illinois Bar # 6270874 (Admitted in the D. Nev. pursuant to LR IA 11-3) Tel. (202) 326-3284 Email: ranguizola@ftc.gov | | |
|---------------|---|---|--|
| 4 5 | Miry Kim Washington Bar # 31456 (Admitted in the D. Nev. pursuant to LR IA 11-3) Tel. (202) 326-3622 Email: mkim@fta.gov | | |
| 6 7 8 | Email: mkim@ftc.gov Gregory J. Evans DC Bar # 1033184 (Admitted in the D. Nev. pursuant to LR IA 11-3) Tel. (202) 326-3425 Email: gevans2@ftc.gov | | |
| 9 10 11 | Federal Trade Commission 600 Pennsylvania Avenue, NW Mail Drop CC-8528 Washington, DC 20580 | | |
| 12 | Attorneys for Plaintiff FEDERAL TRADE COMMISSION | | |
| 13 | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA | | |
| 14 | FEDERAL TRADE COMMISSION, | | |
| 15 | Plaintiff, | CASE NO. 2:18-cv-00442-JCM-PAL | |
| 16 | v. | | |
| 17 | AWS, LLC, a Nevada limited liability company; FBA DISTRIBUTORS, LLC, a Massachusetts | SECOND STIPULATION AND | |
| 18 | limited liability company; FBA STORES, LLC, a Nevada limited liability company; INFO PROS, | ORDER EXTENDING THE DURATION OF THE | |
| 19 | LLC, a Nevada limited liability company; ONLINE AUCTION LEARNING CENTER, | TEMPORARY RESTRAINING ORDER AND POSTPONING | |
| 20 | INC., a Massachusetts corporation; ONLINE AUCTION LEARNING CENTER, INC., a | PRELIMINARY INJUNCTION HEARING | |
| 21 | Nevada corporation; CHRISTOPHER F. BOWSER; ADAM S. BOWSER; and JODY | HEARING | |
| 22 | MARSHALL, | | |
| 23 | Defendants. | | |
| | | | |

This matter comes before the Court upon the stipulation of all the parties, including plaintiff Federal Trade Commission ("FTC"), and defendants AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC, Info Pros, LLC, Online Auction Learning Center, Inc. (Mass. Corp.), Online Auction Learning Center, Inc. (Nev. Corp.), Christopher F. Bowser, Adam S. Bowser, and Jody Marshall (collectively "Defendants"), for: (i) further extension of the Temporary Restraining Order ("TRO") issued against Defendants at 1:30 p.m. on March 14, 2018 [ECF No. 29]; and (ii) further postponement of the evidentiary hearing on the FTC's motion for a preliminary injunction. The FTC and Defendants, each of which is represented by counsel for purposes of this stipulation, **HEREBY STIPULATE TO THE FOLLOWING**:

- 1. The duration of the TRO is extended until the Court issues a ruling on the FTC's request for a preliminary injunction, or further order of the Court. Unless otherwise ordered, all provisions of the TRO shall remain in place during the extension, including the asset freeze and appointment of the receiver Robb Evans & Associates LLC. The requested extension is without prejudice to Defendants. The reason for the extension of the TRO is to allow the Defendants additional time to prepare for the preliminary injunction hearing, and to allow the FTC and the Defendants additional time to conduct compromise negotiations. Defendants specifically reserve all rights and nothing herein shall be construed as an admission of any kind or impair Defendants' right to assert any and all defenses they may have.
- 2. The evidentiary hearing on Plaintiff Federal Trade Commission's motion for preliminary injunction set for April 18, 2018 [see ECF No. 37], is vacated and re-set for May 3, 2018, at 11:00 am 'at the United States Courthouse, 333 S. Las Vegas Blvd., Las Vegas, NV 89101 in Courtroom 6A.

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| 7 | 4. The FTC filed a proposed preliminary injunction order on March 29, 2018 [ECF | | |
| 8 | No. 41-1]. All the other deadlines for briefs and affidavits concerning the FTC's motion for | | |
| 9 | preliminary injunction set forth in the Stipulation and Order Extending the Duration of the | | |
| 10 | Temporary Restraining and Postponing Preliminary Injunction Hearing [ECF No. 37] are | | |
| 11 | vacated and re-set as follows: | | |
| 12 | a. Defendants shall file with the Court, and serve on FTC counsel, any | | |
| 13 | pleadings concerning preliminary injunction, including responses or oppositions, | | |
| 14 | affidavits, motions, expert reports or declarations, or legal memoranda no later than Apr | | |
| 15 | 20, 2018. | | |
| 16 | b. The FTC may reply and file responsive or supplemental pleadings, | | |
| 17 | materials, affidavits, or memoranda with the Court and serve the same on Defendants no | | |
| 18 | later than April 27, 2018 . | | |
| 19 | IT IS SO ORDERED: | | |
| 20 | | | |
| 21 | Xellus C. Mahan | | |
| 22 | HONORABLE JAMES C. MAHAN UNITED STATES DISTRICT JUDGE | | |
| 23 | April 9, 2018 DATED: | | |
| | | | |

1 IT IS SO STIPULATED: 2 /s/ Ronald D. Green /s/ Roberto Anguizola Ronald D. Green (NV Bar No. 7360) Roberto Anguizola LaTeigra C. Cahill (NV Bar No. 14352) Illinois Bar # 6270874 3 Randazza Legal Group, PLLC (Admitted pursuant to LR IA 11-3) 4035 S. El Capitan Way Tel. (202) 326-3284 Las Vegas, NV 89147 Email: ranguizola@ftc.gov Tel. (702) 420 2001 5 Email: rdg@randazza.com Miry Kim Washington Bar # 31456 6 Attorney for defendants AWS, LLC, FBA (Admitted pursuant to LR IA 11-3) 7 Distributors, LLC, FBA Stores, LLC, Info Tel. (202) 326-3622 Pros, LLC, Online Auction Learning Email: mkim@ftc.gov Center, Inc. (Mass. Corp.), Online Auction 8 Learning Center, Inc. (Nev. Corp.), Gregory J. Evans 9 Christopher F. Bowser, Adam S. Bowser, DC Bar # 1033184 (Admitted pursuant to LR IA 11-3) and Jody Marshall Tel. (202) 326-3425 10 Email: gevans2@ftc.gov 11 Federal Trade Commission 600 Pennsylvania Avenue, N.W. 12 Mail Drop CC-8528 Washington, D.C. 20580 13 **Attorneys for Plaintiff** 14 FEDERAL TRADE COMMISSION 15 16 17 18 19 20 21 22 23

CERTIFICATE OF SERVICE I hereby certify that on April 6, 2018, I caused the foregoing document to be filed with the Clerk of the Court via the Court's CM/ECF electronic filing system. Additionally, I served all of the counsel and parties listed on the attached Service List by the methods indicated therein. /s/ Roberto Anguizola Roberto Anguizola Attorney for Plaintiff FEDERAL TRADE COMMISSION

| 1 | SERVICE LIST | | |
|----------|---|---|--|
| 2 | Suzette Michele M. Moore Shumaker Bank of America Plaza, Suite 2800 | Ronald D. Green (NV Bar No. 7360) LaTeigra C. Cahill (NV Bar No. 14352) Randazza Legal Group, PLLC | |
| 4 | 101 East Kennedy Boulevard Tampa, FL 33602 | 4035 S. El Capitan Way Las Vegas, NV 89147 | |
| | Tel. (813) 227-2272 | Tel. (702) 420 2001 | |
| 5 | Email: smoore@slk-law.com | Email: lcc@randazza.com, rdg@randazza.com | |
| 6 | Attorney for defendants AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC, | Attorney for defendants AWS, LLC, | |
| 7 | Info Pros, LLC, Online Auction Learning Center, Inc. (Mass. Corp.), Online | FBA Distributors, LLC, FBA Stores, LLC, Info Pros, LLC, Online Auction | |
| 8 | Auction Learning Center, Inc. (Nev. Corp.), Christopher F. Bowser, Adam S. | Learning Center, Inc. (Mass. Corp.), Online Auction Learning Center, Inc. | |
| 9 | Bowser, and Jody Marshall | (Nev. Corp.), Christopher F. Bowser, Adam S. Bowser, and Jody Marshall | |
| 10 | Seeking admission Pro Hac Vice | Served via email | |
| 11 | Served via email | Sci veu via cinan | |
| 12 13 | Brick Kane President Robb Evans & Associates LLC 11450 Sheldon Street | Gary Owen Caris Barnes & Thornburg LLP 2029 Century Park E., Suite 300 Los Angeles, California 90067-2904 | |
| 14 | Sun Valley, California 91352-1121 Tel: (818) 768-8100 | Tel. (424) 363-2920 Email: gcaris@btlaw.com | |
| 15 16 | Fax: (818) 768-8802 Email: bkane@robbevans.com | Attorney for the Court Appointed Receiver Robb Evans & Associates | |
| 17 | Court Appointed Receiver | LLC | |
| 18 | Served via email | Served via email | |
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